

Anthony G. Thomas  
7725 Peavine Peak Court  
Reno, NV 89523  
Tel: (408) 640-2795  
E-mail: [atemerald2@gmail.com](mailto:atemerald2@gmail.com)

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2019 JUL 18 PM 4:02

U.S. BANKRUPTCY COURT  
MARY A. SCHOTT, CLERK

Debtor In Propria Persona

UNITED STATES BANKRUPTCY COURT

DISTRICT OF NEVADA - RENO

IN RE:  ANTHONY THOMAS and  WENDI THOMAS  AT EMERALD, LLC  Debtors.	) Case No. BK-N-14-50333-BTB ) Case No. <del>BK-N-14-60442-BTB</del> 14-50331 ) (Jointly Administered)  ) CHAPTER 7 *EMERGENCY STAY*  ) EX PARTE APPLICATION FOR AN ORDER ) SHORTENING TIME AND MOTION FOR ) STAY - EXPEDITED EMERGENCY HRG  ) Date: _____ ) Time: _____ ) Judge: Hon. Gary A. Spraker ) Courtroom: 2
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I, Anthony G. Thomas Declare:

I am hereby applying for an Order Shortening Time re: Expedited  
Emergency Hearing for a Stay of Proceedings in light of the imminent July 19<sup>th</sup> 2019  
hearing that will result in a manifest injustice to occur if this Court does not grant a stay,  
or if the Court refuses to perform its' ministerial duty to take Judicial Notice of Law &  
Facts in this matter that was filed before Judge Beesley prior to his recusal from this  
case as a result of the Federal Civil Rights lawsuit that I filed against him. I am  
combining the Ex Parte Application for an Order Shortening Time with my Motion for a  
Stay in order to save time and permit me to file this pleading before the proposed sale,  
as instructed to do so in this Court's July 12<sup>th</sup> 2019 Order DE 512.

Irreparable harm in the form of the sale of the Emerald will occur if this Court

ANTHONY THOMAS'S APPLICATIONS FOR ORDER SHORTENING TIME & STAY

1 does not grant a stay and proceeds to sell the Emerald, especially since the proper  
2 notice procedures were not followed and notice was only provided to Mr. Ken Tersini,  
3 the principal of Kenmark Ventures LLC who procured the underlying Judgment against  
4 me in Santa Clara County by committing fraud upon the Court. I did not meet and  
5 confer with Attorney Hartman, in light of his previous failures to even acknowledge and  
6 address my concerns in the past, such as my December 6<sup>th</sup> 2018 when I first apprised  
7 Mr. Hartman of his illegal attempt to sell the Emerald without compliance with the law,  
8 as demonstrated by my 12-17-2018 filing before this Court.

9 If the Emerald is sold on 7-19-2019 hearing without compliance with the notice  
10 rules it will reward fraud upon the court and corruption of the auction process by  
11 collusion and will result in the Emerald being sold to the one who has committed fraud  
12 upon the Court in procuring the underlying Judgment in Santa Clara County and has  
13 committed BK fraud upon this Court. It will furthermore undermine the filing of my Rule  
14 60 (b)(4) Motion now calendared for July 13<sup>th</sup> 2019. I am more than willing to agree to  
15 the shortening of time for the hearing on this matter in order to prevent an injustice from  
16 occurring.

17 I also request that this Court grant this Ex Parte Application for an Order  
18 Shortening Time so as to permit my witness Paul S. Mula who will testify regarding the  
19 lies made by Hudson Stremmel in his Declaration and his testimony made on March  
20 22<sup>nd</sup> 2019. As explained in Mr. Mula's declaration filed concurrently with this Motion, he  
21 was ready willing and able to appear in person before he sustained injuries as a result  
22 of a physical altercation.

23 I further request a stay in order to be able to secure legal counsel for myself as  
24 well as my LLC that cannot legally its rights without being represented by counsel. I  
25 believe that a denial of a continuance without allowing the LLC to obtain representation  
26 along with myself will constitute a severe deprivation. I am also requesting a  
27 continuance for just 45 days so I can file my Motion to Vacate Void Judgment in the  
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1 Santa Clara County Superior Court for which I have been prevented from doing so due  
2 to the non-stop barrage of litigation against me in this Court masterminded by Ken  
3 Tersini and his lawyer Wayne Silver with the connivance and support of the Trustee in  
4 this case as well as her lawyer Mr. Hartman, and the support the U.S. Trustee Nick  
5 Strozza who has failed to intervene in this case to prevent an illegal sale.

6 Certainly a 45 day continuance to prevent a manifest injustice in the context of  
7 almost 8 years of injustice against me is not unreasonable. I therefore respectfully  
8 request that this Court grant this Ex Parte Application for an Order Shortening timed  
9 pending resolution of the Rule 60(b)(4) before this Court as well as to permit me to  
10 engage legal counsel for myself and the LLC and to permit me to file my Motion to  
11 Vacate the Judgment against me in the Santa Clara County Superior Court. There is no  
12 prejudice to the other side, and no need for a rush to judgment to allow injustice to occur.

13 Dated: July 18<sup>th</sup> 2019.

Respectfully submitted,

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15 \_\_\_\_\_  
16 Anthony G. Thomas  
17 Debtor In Propria Persona  
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1 Anthony G. Thomas  
2 7725 Peavine Peak Court  
3 Reno, NV 89523  
4 Tel: (408) 640-2795  
5 E-mail: atemerald2@gmail.com

6 Debtor In Propria Persona

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U.S. BANKRUPTCY COURT  
MARY A. SCHOTTE, CLERK

7 UNITED STATES BANKRUPTCY COURT

8 DISTRICT OF NEVADA - RENO

9 IN RE:

10 ANTHONY THOMAS and

11 WENDI THOMAS

12 AT EMERALD, LLC

13 Debtors.

) Case No. BK-N-14-50333-BTB  
) Case No. BK-N-14-60442-BTB  
) (Jointly Administered)

) CHAPTER 7  
) DECLARATION OF PAUL S. MULA II ISO  
) MOTION FOR STAY OF PROCEEDINGS  
) PENDING RULING ON RULE 60(b)(4)  
) MOTION TO VACATE VOID ORDER

14 Date: \_\_\_\_\_

15 Time: \_\_\_\_\_

16 Judge: Hon. Gary A. Spraker

17 Courtroom: 2

18 I Paul S. Mula II declare:

19 1. I am a witness that is listed on Anthony Thomas's witness list filed with  
20 this Court in anticipation of the hearing regarding the sale of the Thomas Emerald. In  
21 this regard, I filed a Declaration with this Court that directly contradicts the Declaration  
22 of Stremmel Auction's owner's son Hudson Stremmel as well as the statements made  
23 by Hudson Stremmel before this Court on 3-22-2019, that I have read from the  
24 Transcripts of that hearing, a copy of which was provided to me by the Debtor Anthony  
25 G. Thomas.

26 2. I was fully prepared to be physically present for the hearing on Friday July  
27 19<sup>th</sup>, 2019, however, I am currently unable to do so on account of being the victim of a  
28 physical altercation that occurred on the evening of Wednesday July 17<sup>th</sup> 2019 near

DECLARATION OF PAUL S. MULA IN SUPPORT OF STAY

1 where I reside in San Jose. I am attaching to this declaration, a photograph of my face  
2 showing my injuries along with a copy of today's San Jose Mercury news to establish  
3 that this photograph was taken today Thursday July 18<sup>th</sup> 2019.

4 3. Due to my injuries, I am unable to travel to Reno, and since I do suffer  
5 from altitude sickness, I feel that I will suffer more and that my ability to heal from my  
6 injuries will be affected if I have to appear in person in Reno.

7 4. If the Court does not grant Mr. Thomas's request for a continuance, in  
8 order to prevent a manifest injustice from occurring, I will agree to testify telephonically if  
9 necessary, however I am somewhat hazy and disoriented and would much prefer to  
10 appear in person so I look Steve Stremmel and Hudson in the eyes and confront the lies  
11 made by Hudson Stremmel in his Declaration and apprise the Court of what I was told  
12 on the phone in my conversations with Steve Stremmel, the owner of Stremmel  
13 Auctions and Hudson Stremmel's father.

14 5. For the Court's reference, I want the Court to know that there are  
15 recordings of some of the conversations between myself and Steve Stremmel that can  
16 be provided to this Court, that fully corroborate the statements that I made in my  
17 Declaration before this Court. My telephone number is (949) 836-8229 and I will make  
18 myself available by phone to confirm this on the record if needed.

19 6. I believe that my testimony is essential to prove that Stremmel Auctions  
20 acted in bad faith, made no efforts to market the Emerald, and did not spend more than  
21 \$200 to market the Emerald and that the Declaration of Hudson Stremmel is based  
22 upon a pack of lies, is perjurious and directly opposed to the true facts that I garnered  
23 from the e-mails and phone calls between myself and Steve Stremmel.

24 I declare under penalty of perjury of the laws of the States of California and  
25 Nevada and the United States that the foregoing is true and correct.

26 Dated: Thursday July 18<sup>th</sup> 2019.

  
Paul S. Mula

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\_\_\_\_\_  
DECLARATION OF PAUL S. MULA IN SUPPORT OF STAY



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6 Debtor In Propria Persona

7 **UNITED STATES BANKRUPTCY COURT**

8 **DISTRICT OF NEVADA - RENO**

9 IN RE: ) Case No. BK-N-14-50333-BTB  
10 ANTHONY THOMAS and ) Case No. BK-N-14-60442-BTB  
11 WENDI THOMAS ) (Jointly Administered)  
12 AT EMERALD, LLC ) CHAPTER 7 \*EMERGENCY STAY\*  
13 Debtors. ) [PROPOSED] ORDER RE: EX PARTE  
14 ) APPLICATION FOR AN ORDER  
15 ) SHORTENING TIME  
16 ) Date: \_\_\_\_\_  
17 ) Time: \_\_\_\_\_  
18 ) Judge: Hon. Gary A. Spraker  
19 ) Courtroom: 2

20 Good cause appearing, having reviewed the papers filed by Debtor Anthony G.  
21 Thomas in this matter, the Application for an Emergency Expedited Order Shortening  
22 Time re: Motion for a Stay of Proceedings is hereby granted.

23 Date: \_\_\_\_\_

24 \_\_\_\_\_  
25 Judge Gary A. Spraker

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\_\_\_\_\_  
ANTHONY THOMAS'S EX PARTE APPLICATION FOR ORDER SHORTENING TIME

## CERTIFICATE OF SERVICE

I certify that I am an adult, over the age of 18 years, not a party to the action herein who resides in Washoe County, Nevada. I caused to be served the foregoing documents via e-mail and U.S. Mail to the following persons as listed below from my e-mail address of kayla.ca.nv@gmail.com as follows:

JEFFREY A. COGAN

jeffrey@jeffreycogan.com, beautauslinga@gmail.com, beau@jeffreycogan.com

JERI COPPA-KNUDSON VIA U.S. MAIL: 3495 LAKESIDE DR PMB #62 RENO, NV 89509

renobktrustee@gmail.com, jcoppaknudson@ecf.episystems.com

KEVIN A. DARBY

kad@darbylawpractice.com, tricia@darbylawpractice.com, ilk@darbylawpractice.com, hersh@darbylawpractice.com, sam@darbylawpractice.com

JEFFREY L. HARTMAN VIA U.S. MAIL: 510 WEST PLUMB LANE, STE B RENO, NV 89509

notices@bankruptcyreno.com, sl@bankruptcyreno.com

TIMOTHY A. LUCAS

ecflukas@hollandhart.com

LAURY MILES MACAULEY

laury@macauleylawgroup.com

WILLIAM MCGRANE

ECF-3116edf28c97@ecf.pacerpro.com, mitch.chivette@mcgranelle.com

STEPHANIE T. SHARP

ssharp@rsshblaw.com, cobrien@rsshblaw.com

WAYNE A. SILVER

w.silver@sbcglobal.net, ws@waynesilverlaw.com

ALAN R. SMITH

mail@asmithlaw.com

STEVEN C. SMITH

ssmith@smith-lc.com, mbrandt@smith-lc.com

AMY N. TIRRE

amy@amytirrelaw.com, admin@amytirrelaw.com

U.S. TRUSTEE - RN - 7,7

USTPRegion17.RE.ECF@usdoj.gov

JOSEPH G. WENT

jwent@hollandhart.com, vllarsen@hollandhart.com

I declare under penalty of perjury that the foregoing is true and correct.

Dated: \_\_\_\_\_

/S/ Katherine Thomas  
KATHERINE THOMAS